


**UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF TEXAS,
SAN ANTONIO DIVISION**

FILED

MAR 20 2013

CLERK, U.S. DISTRICT COURT
WESTERN DISTRICT OF TEXAS
BY  DEPUTY CLERKTWO-WAY MEDIA LLC,
Plaintiff,

v.

AT&T OPERATIONS, INC., et al.,
Defendants.§
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§
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§
§

Cause No. SA-09-CA-00476-OLG

JURY VERDICT FORM

In answering these questions, you are to follow all of the instructions given to you by the Court. You should complete the questions in the order they are presented, and you should refer to the written jury instructions you have been provided as you continue through the questions. Your answer to each question must be unanimous.

- 1. Did Two-Way Media prove by a preponderance of the evidence that AT&T infringed, either literally or under the doctrine of equivalents, any of the following Claims? (You must answer these questions regardless of your findings as to validity).**

Answer "Yes" or "No" for each listed Claim.

Patent & Claims	Literal Infringement	Doctrine of Equivalents
'187 Claim 1	No	Yes
'187 Claim 19	No	Yes
'187 Claim 20	No	Yes
'187 Claim 30	No	Yes
'187 Claim 50	No	Yes
'005 Claim 25	No	Yes
'005 Claim 39	No	Yes
'622 Claim 3	No	
'622 Claim 4	No	

2. Did AT&T prove by clear and convincing evidence that any or the following Claims are invalid for either of the following reasons? (You must answer these questions regardless of your findings as to infringement).

Answer "Yes" or "No" for each listed Claim.

Patent & Claims	Anticipation	Obviousness
'187 Claim 1	No	No
'187 Claim 19	No	No
'187 Claim 20	No	No
'187 Claim 30	No	No
'187 Claim 50	No	No
'005 Claim 25	No	No
'005 Claim 39	No	No
'622 Claim 3	No	No
'622 Claim 4	No	No

YOU ARE TO ANSWER QUESTIONS 3 AND 4 ONLY FOR THE CLAIMS THAT YOU FOUND WERE BOTH INFRINGED AND NOT INVALID, IF ANY. IF YOU DID NOT FIND ANY CLAIMS TO BE BOTH INFRINGED AND NOT INVALID, DO NOT ANSWER THESE QUESTIONS.

3. What sum of money do you find from a preponderance of the evidence is Two-Way Media entitled to as a reasonable royalty for infringement of the patent claims you found were infringed by AT&T?

DAMAGES AWARDED: \$ 27,500,000

4. Is the reasonable royalty awarded in your answer to Question 3 in the form of a "lump-sum royalty" or a "running royalty"?

(check one)

LUMP-SUM

✓

RUNNING

We, the jury, unanimously agree to the answers to the preceding questions and return them under the instructions of this Court as our verdict in this case.

(The jury foreperson should sign and date the verdict form and return it to the Court Security Officer).

3/20/2013

DATE


JURY FOREPERSON